- Section 2.8 GROWER shall provide gates and locks upon the entrance or service roads to the swine facilities as directed by MFF. No swine will be removed from GROWER'S farm without MFF'S permission. GROWER shall further provide for locked buildings, security light and such other reasonable requests that are necessary to maintain security as may from time to time be directed by MFF.
- Section 2.9 GROWER shall not own or have possession of, either as agent, producer or otherwise, any swine not owned by MFF. GROWER shall not permit any swine, not owned by MFF and designated for the swine facilities herein contracted for unless permitted in writing by MFF. It is specifically understood and agreed that under no circumstances shall the requirement for written approval be waived. MFF may make such directives and requirements necessary to maintain proper bio-security.
- Section 2.10 GROWER shall permit any of MFF'S authorized representatives to enter upon GROWER'S premises at any reasonable time for the purpose of inspection, removal, or any other legitimate purpose of MFF'S swine and GROWER'S facilities.
- Section 2.11 GROWER shall provide the necessary labor for the loading and a sename to the section 2.11 of the loading and a sename to the section 2.11 of the loading and a sename to the section 2.11 of the loading and a sename to the section 2.11 of the loading and a sename to the section 2.11 of the loading and a sename to the section 2.11 of the loading and a sename to the section 2.11 of the loading and a sename to the section 2.11 of the unloading of the feeder pigs and marketable swine but in no event less than two (2) individuals, as well as the medical treatment of the animals with medication, either directly by vaccination or through the feed and/or water systems. eggs cos els your FILMes es
- Section 2.12 GROWER does hereby agree to hold and save MFF harmless from Section 2.12 all losses, claims, damages, or expenses, including reasonable attorney fees and court. Which is the last (2) bear costs, resulting from any act of GROWER, GROWER'S employees, representatives, invitees, guests, and agents, or from any omission of GROWER, whether said act or omission was required by law or under the terms of this agreement.

A Aber Sas that a

- Section 2.13 GROWER shall maintain and renew annual PQA certification or other appropriate quality standards and to administer any animal drugs according to PQA or other quality recommendations.
- Section 2.14 GROWER agrees that in the event GROWER shall, for whatever reason, during any time in which it has possession of any MFF'S swine, fail or be unable to perform reasonable animal husbandry practices, or otherwise breach any material part of this agreement, MFF shall be entitled to either (i) remove its swine from GROWER'S facilities, after having first given GROWER notice in writing at least 12 hours in advance. After such notice, and during the interim period MFF'S swine is located upon GROWER'S premises, MFF shall have the right to have a representative supervise the care and maintenance of its swine. (ii) In the alternative, and within the sole discretion of MFF, MFF shall be entitled to leave the swine on GROWER'S facilities until they are ready for marketing, as well as carry out the exclusive care and management of its swine located on